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(Original Signature of Member)

117TH CONGRESS
1ST SESSION

H. R. _____

To direct the Secretary of Health and Human Services, acting through the Commissioner of Food and Drugs, to update and clarify its rule on substances generally recognized as safe, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. DELAURO introduced the following bill; which was referred to the Committee on _____

A BILL

To direct the Secretary of Health and Human Services, acting through the Commissioner of Food and Drugs, to update and clarify its rule on substances generally recognized as safe, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Toxic Free Food Act
5 of 2021”.

1 **SEC. 2. DIRECTED RULEMAKING REGARDING SUBSTANCES**

2 **GENERALLY RECOGNIZED AS SAFE.**

3 (a) DIRECTED RULEMAKING.—

4 (1) IN GENERAL.—The Secretary of Health and
5 Human Services, acting through the Commissioner
6 of Food and Drugs, shall—

7 (A) not later than 180 days after the date
8 of enactment of this Act, publish a proposed re-
9 vision to the final rule titled “Substances Gen-
10 erally Recognized as Safe”, published by the
11 Food and Drug Administration on August 17,
12 2016 (81 Federal Register 54960 et seq.); and

13 (B) not later than 90 days after the close
14 of the period for public comment on the revision
15 proposed pursuant to subparagraph (A), pub-
16 lish a final revision to such final rule.

17 (2) CONTENTS.—The revision required by para-
18 graph (1) shall include each of the following:

19 (A) The revision shall prohibit a manufac-
20 turer from marketing a substance as GRAS, or
21 manufacturing or selling food that contains a
22 substance the manufacturer has determined to
23 be GRAS, unless—

24 (i) the Secretary has received notice
25 that the manufacturer has determined
26 such substance to be GRAS; and

1 (ii) the manufacturer has provided the
2 Secretary with supporting information suf-
3 ficient to understand the basis of the de-
4 termination, including, as required by the
5 Federal Food, Drug, and Cosmetic Act (21
6 U.S.C. 301 et seq.)—

7 (I) the cumulative effects of the
8 substance, as required under section
9 409 of such Act (21 U.S.C. 348);

10 (II) an adequately protective use
11 of safety factors; and

12 (III) application of a margin of
13 safety to take into account the im-
14 pacts of exposures during critical win-
15 dows of development and on vulner-
16 able populations.

17 (B) The revision shall require the Sec-
18 retary—

19 (i) to make each determination that is
20 submitted pursuant to subparagraph
21 (A)(i), and the supporting information sub-
22 mitted pursuant to subparagraph (A)(ii),
23 publicly available on the website of the
24 Food and Drug Administration; and

1 (ii) provide a period of at least 90
2 days for the Secretary and the public to re-
3 view each such determination and object, if
4 appropriate, in order to ensure that the
5 substance involved is safe taking into ac-
6 count the factors in listed in section
7 409(c)(5) of the Federal Food, Drug, and
8 Cosmetic Act (21 U.S.C. 348(c)(5)).

9 (C) The revision shall clarify that newly
10 synthesized or novel chemical substances cannot
11 be GRAS.

12 (D) The revision shall clarify that carcino-
13 genic substances cannot be GRAS.

14 (E) The revision shall—

15 (i) prohibit the Secretary from relying
16 on the determination of experts with con-
17 flicts of interest when determining a sub-
18 stance to be GRAS; and

19 (ii) incorporate the recommendations
20 in the draft guidance titled “Best Practices
21 for Convening a GRAS Panel”, issued by
22 the Food and Drug Administration in No-
23 vember, 2017, and measures to strengthen
24 the recommendations in such guidance.

1 (F) The revision shall create a process that
2 requires the Secretary to systematically reassess
3 any substance that was determined to be GRAS
4 if such determination did not meet the revised
5 standards for such a determination.

6 (b) FOOD ADVISORY COMMITTEE.—Not later than
7 180 days after the date of enactment of this Act, the Sec-
8 retary shall—

9 (1) reestablish the Food Advisory Committee to
10 work with the Secretary on the reassessment stand-
11 ards, process, and methods necessary to complete
12 the work described in subsection (a)(2)(F); and

13 (2) provide such Committee with such staffing
14 and resources as are necessary to complete such
15 work.

16 (c) DEFINITIONS.—In this subsection:

17 (1) The term “GRAS” means, with respect to
18 a substance, generally recognized, among experts
19 qualified by scientific training and experience to
20 evaluate its safety, as having been adequately shown
21 through scientific procedures (or, in the case of a
22 substance used in food prior to January 1, 1958,
23 through either scientific procedures or experience
24 based on common use in food) to be safe under the
25 conditions of its intended use, as described in section

1 201(s) of the Federal Food, Drug, and Cosmetic Act
2 (21 U.S.C. 321).

3 (2) The term “Secretary” means the Secretary
4 of Health and Human Services.